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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/005,567	12/05/2001	Matthew R. Hyre	5352-05 7992	
7590 09/08/2005			EXAMINER	
Emhart Glass Manufacturing Inc.			LOPEZ, CARLOS N	
89 Phoenix Avenue P.O. Box 1229		ART UNIT	PAPER NUMBER	
Enfield, CT 06082			1731	
			DATE MAILED: 09/08/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)
	10/005,567	HYRE ET AL.
Office Action Summary	Examiner	Art Unit
	Carlos Lopez	1731
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	86(a). In no event, however, may a reply be ting within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).
Status		•
<ul> <li>1)  Responsive to communication(s) filed on <u>07 Ja</u></li> <li>2a)  This action is <b>FINAL</b>. 2b)  This</li> <li>3)  Since this application is in condition for alloward closed in accordance with the practice under E</li> </ul>	action is non-final.  nce except for formal matters, pro-	
Disposition of Claims	•	
<ul> <li>4)  Claim(s) 1-6 is/are pending in the application. <ul> <li>4a) Of the above claim(s) is/are withdraw</li> <li>5)  Claim(s) is/are allowed.</li> <li>6)  Claim(s) 1-3 is/are rejected.</li> <li>7)  Claim(s) 4-6 is/are objected to.</li> <li>8)  Claim(s) are subject to restriction and/or</li> </ul> </li> </ul>		
Application Papers		
9) The specification is objected to by the Examiner 10) The drawing(s) filed on is/are: a) access applicant may not request that any objection to the correction Replacement drawing sheet(s) including the correction of the oath or declaration is objected to by the Examiner 11).	epted or b) objected to by the lidrawing(s) be held in abeyance. See ion is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list of	s have been received. s have been received in Applicati ity documents have been receive i (PCT Rule 17.2(a)).	ion No ed in this National Stage
Attachment(s)		
<ol> <li>Notice of References Cited (PTO-892)</li> <li>Notice of Draftsperson's Patent Drawing Review (PTO-948)</li> </ol>	4) Interview Summary Paper No(s)/Mail Da	·
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)  Paper No(s)/Mail Date		Patent Application (PTO-152)

**Art Unit: 1731** 

#### **DETAILED ACTION**

#### **Drawings**

The drawings are objected to as failing to comply with 37 CFR 1.84(p)(4) because reference characters "90", "92" and "102" have both been used to designate bearings and drive member. A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

### Specification

The specification is objected to as failing to provide proper antecedent basis for the claimed subject matter. See 37 CFR 1.75(d)(1) and MPEP § 608.01(o). Correction of the following is required: "profiled actuator" recited in claim 1.

### Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claim 3 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. The term "the cooling requirements" lacks antecedent basis.

#### Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

**Art Unit: 1731** 

Claims 1-3 are rejected under 35 U.S.C. 103(a) as being unpatentable over Rodriguez-Wong et al US 5,807,419 ('419) in view of Virog Jr. US 4,348,167 ('167). Rodriguez-Wong discloses a glass-forming machine in order to shape a glass parison in a blowing mold (Abstract). The claimed "a blow head assembly" is '419 element 50. The claimed "support means for supporting said blow head assembly" is deemed as lock 52 of Rodriguez-Wong disclosure. The "first displacement means for displacing said support means to displace said blow head assembly between a remote up position and an advanced down position" is shown by '419 as piston element 56. The claimed blow tube displaceable between an up and down position is shown by Rodriguez-Wong as element 30. The second displacement means for displacing said blow tube from the up position down to the down position is deemed as '419's cylinder piston assembly 20. Rodriguez-Wong is silent suggesting the displacement means having a profiled actuator. However, in pages 188-189, Crowder teaches "In drive systems, there have been an almost complete shift towards the use of digital rather than analog systems; this results in systems with a number of significant benefits." Among the benefits of using a digital drive is "the use of low-cost microprocessors", "digital control provides a highly flexible system", and "due to digital nature of the controller there will be no component variation". In view that digital drives systems are preferred over analog systems such as cylinder piston assembly disclosed by Rodriguez-Wong, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have chosen a digital drive (which includes a servomotor) as the means for displacing the blow tube because it provides a low cost, a highly flexible system, and there is no component variation as taught by Crowder.

Art Unit: 1731

Additionally, cylinder piston assembly 20 of Rodriguez-Wong is deemed as profiled since the blow tube is only actuated at specific times of the blow molding operation.

Additionally, the "off" position is deemed as when the I.S. machine is turned off, not in operation, and is at the "on" position when in operation where there would be a plurality of times where the blow mold is moved up and down many times.

In regards to claim 3, the blow tube is displaced in and out of the mold in order to cool

In regards to claim 3, the blow tube is displaced in and out of the mold in order to cool the mold.

#### Allowable Subject Matter

Claims 4-6 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

The following is a statement of reasons for the indication of allowable subject matter:

The primary reason for indicating allowable subject matter is that the profile actuator includes a "displacement profile which will displace the blow tube from the up position to the location where the upper neck portion meets the lower body portion at an average velocity higher than the average velocity at which the blow tube will be displaced from the location where the upper neck portion meets the lower body portion to the bottom of the blown parison" as recited in claims 4-6.

## Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. References B-L have been cited in PTO-892 to show the state of the art.

Application/Control Number: 10/005,567 Page 5

Art Unit: 1731

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Carlos Lopez whose telephone number is (703) 605-1174. The examiner can normally be reached on Mon.-Fri. 8am - 5pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Steven Griffin can be reached on (703) 308-1164. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0661.

C.L

DIONNE A. WALLS
PRIMARY EXAMINER

DOUTH MODE